

CHARLES J. DIVEN, JR., ESQ.  
ATTORNEY AT LAW

MEMO ENDORSED

March 17<sup>th</sup>, 2007

United States District Court Judge  
300 Quarropas Street  
White Plains, New York 10601  
Attn: Hon. Kenneth M. Karas

*By Fax only 914-390-4152*

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Re: **People v Henry P. Steeneck**

Your Honor:

I write to request the temporary release of the defendant for medical purposes from 5:00 p.m. on March 18<sup>th</sup> until March 22<sup>nd</sup>, 2008 at 5:00 p.m. with the understanding that the same conditions set forth in the previous Orders of release would be applied in the present Order requested.

On March 19<sup>th</sup>, 2008 the Defendant will be going to the Hudson Valley Hospital Center to have an isotope inserted. The procedure will be performed at 8:30 a.m., but the Defendant will have to be there at 7:30 a.m. for preparation. Because of the early hour, and the need to coordinate the release with the jail, the US Marshal and Pretrial Services it is the Defendant's contention that the release the night before is necessary. The Defendant will stay at the same residence that he had stayed during the prior releases.

On March 20<sup>th</sup>, 21<sup>st</sup>, and 22<sup>nd</sup>, 2008 the Defendant will return to the Hudson Valley Hospital Center where CAT scans will be taken to trace the isotope to confirm whether the shunt is functioning properly. I am informed by Dr. Rosner's office that on each day Mr. Steeneck will be at the hospital for a few hours but the hospital cannot guarantee a specific time. For this reason, Defendant contends that it will be necessary to stay at his sister's home each night so that issues do not arise with the Court, the Marshals, Pre-Trial Services or the jail regarding the coordination of these consecutive releases.

I have discussed the Defendant's application with AUSA Richard Tarlowe and he expressed to me that the United States would not oppose this application. The Defendant accordingly, waives time until March 26<sup>th</sup>, 2008.

Thank you.

Sincerely,




Charles J. Diven, Jr., Esq.

cc: AUSA Richard Tarlowe, by fax only 914-993-1980  
Scott Kowal, US Pretrial Services by fax only 914-390-4035

THE CLERK OF COURT IS  
RESPECTFULLY REQUESTED  
TO DOCKET THIS LETTER.

SO ORDERED

  
KENNETH M. KARAS U.S.D.J.  
DATED: MARCH 17, 2008